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CLERK, U.S. DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

PDC

DEPUTY

BY:

UNITED STATES DISTRICT COURT
SOUTHERN DISTRICT OF CALIFORNIA

UNITED STATES OF AMERICA

CASE NO. 99cr1514 JM

Plaintiff,

vs.

ORDER RETURNING EX PARTE
COMMUNICATION

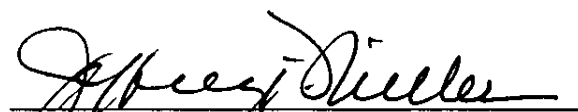
GORDON LEROY HALL

Defendant.

The court is returning correspondence received from Defendant dated June 26, 2006. It is inappropriate for any party to send correspondence directly to the court. Pursuant to Civil Local Rule 83.9, a party to any case may not maintain ex parte communications with the court by writing letters to the judge. "All matters to be called to a judge's attention should be formally submitted" by means of an appropriate motion. L.R. 83.9. In sum, the court is returning the correspondence to Defendant.

IT IS SO ORDERED.

DATED: 7/20, 2006


JEFFREY T. MILLER
United States District Judge

cc: All parties



99cr1514